VVEILOEI, DIACK & DEALI LLF 111 Broadway, 24th Floor Oakland, CA 94607	1	Roger M. Hughes (Bar No. 53788) Thiele R. Dunaway (Bar No. 130953) WENDEL, ROSEN, BLACK & DEAN LLP 1111 Broadway, 24th Floor Oakland, California 94607 Telephone: (510) 834-6600 Fax: (510) 834-1928 Email: rhughes@wendel.com Attorneys for Plaintiff Pedro Gomez		
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	8	UNITED STATES DISTRICT COURT		
	9	NORTHERN DISTRICT OF CALIFORNIA		
	10	SAN FRANCISCO DIVISION		
	11			
	12	PEDRO GOMEZ,	Case No. C 08-2969 MMC (PR)	
	13	Plaintiff,	STIPULATION AND PROPOSED ORDER EXTENDING DEADLINE FOR	
	14	VS.	DEPOSITION OF EXPERT WITNESS	
	15	DOCTOR MERLE SOGGE, et al.,		
	16	Defendants.		
	17			
	18	WHEREAS, on August 27, 2012, the Court Modified the Pretrial Order in this matter to		
	19	continue the trial date to January 14, 2013 at 9:00 a.m., and the Court set the following revised		
	20	pretrial schedule:		
	21	JURY TRIAL DATE: January 14, 2013 at 9:00 a.m.		
	22	PRETRIAL CONFERENCE DATE: December 18, 2012 at 10:00 a.m.		
	23	DESIGNATION OF EXPERTS:		
	24	Plaintiff: no later than October 1, 2012.		
	25	Defendant: Rebuttal no later than November 5, 2012.		
	26	EXPERT DISCOVERY CUTOFF: November 26, 2012.		
	27	On November 13, 2012 Defendants served their Amended Expert Witness Disclosure		
	28	identifying Dr. J. Augusto Bastidas as an exp	pert witness. Counsel for Plaintiff Pedro Gomez and	
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	1	for Defendants Mills and Quam have stipulated and agreed, for the convenience of the witness	
	2	and the parties, to extend the deadline for expert discovery through December 13, 2012, for the	
	3	sole purpose of allowing Plaintiff to take Dr. Bastidas's deposition on December 13, 2012.	
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	5	Dated: December 7, 2012 /s/ Thiele R. Dunaway	
	6	Thiele R. Dunaway Wendel Rosen Black & Dean LLP Attorneys for Plaintiff Pedro Gomez	
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	8	Dated: December 7, 2012 /s/ Scott J. Feudale	
	9	Scott J. Feudale Deputy Attorney General	
	10	Attorneys for Defendants Mills and Quam	
<u>م</u>	11		
Dean LL	12	ORDER	
lack & I	13		
Wendel, Rosen, Black & Dean LLP 1111 Broadway , 24th Floor Oakland, CA 94607	14	Pursuant to the stipulation of the parties, and good cause appearing, the date to complete	
endel, R	15	expert discovery is extended through and including December 13, 2012, for the sole purpose of	
×	16	allowing Plaintiff to take Dr. Bastidas's deposition.	
	17	IT IS SO ORDERED.	
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	19	Dated: December 10, 2012	
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	21	Makine M. Chesney	
	22	UNITED STATES DISTRICT JUDGE	
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